

B R E W E R
ATTORNEYS & COUNSELORS

February 3, 2022

By ECF

Honorable Renee H. Toliver
United States District Court
Northern District of Texas
1100 Commerce Street, Room 1611
Dallas, Texas 75242

Re: *National Rifle Association of America v. Ackerman McQueen, Inc., et al.*,
No. 3:19-cv-02074 (N.D. Tex.)

Dear Magistrate Judge Toliver:

During the hearing conducted on December 15, 2021, the parties briefly addressed HBC CPAs & Advisors (“HBC”)’s pending motion to quash the NRA’s third-party subpoena to HBC (such motion, the “HBC Motion to Quash”).¹ Counsel for the NRA and HBC informed the Court that a consensus on the scope of HBC’s production had nearly been reached, agreed to defer resolution of the issue in the hope that a resolution could be negotiated, and agreed to notify the Court if negotiations failed and a ruling were required.

We regret to advise the Court that an agreement has not been reached, and respectfully request that the Court rule on the HBC Motion to Quash.

Sincerely,

/s/ Sarah B. Rogers
Sarah B. Rogers

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¹ See HBC CPA’s & Advisors Motion to Quash Third-Party Subpoena, Case No. 3:21-mc-0236-G, ECF 1 (transferred from the Western District of Oklahoma to the Northern District of Texas on September 2, 2021).